**ANNOUNCE** 

# Friday Remnant Day!

Broken Stock and Odd and End Clearance

ALL DEPARTMENTS PARTICIPATING

ALSO

A Special Sale of Men's 50c Pure Silk Half Hose for 35c 3 Pairs for \$1.00

ONE HUNDRED AND TWENTY-FIVE DOZEN PAIRS of these splendid Half Hose were secured recently by our representative greatly under value; hence this offer.

Men's Pure Thread Silk Hose, of excellent quality, with heavy French lisle soles, heels and tops, in an assortment so vast that practically the entire gamut of pretty plain and mottled colorings is run tans, greys, purples, blues, greens, blacks, maroons and others—also every size, 9 1-2 to 11.

As this is merchandise of character and integrity-the sort that appeals to fastidious men-we consider it one of THE GREATEST SALES OF MEN'S SILK HOSIERY AN-NOUNCED IN A LONG WHILE! See window exhibit. On sale Friday in "The Men's Corner,"

Broad and Sixth Streets.

BANKRUPTCY PLEA

stone, Names Nearly 100 Cred-

tition in voluntary bankruptcy filed yesterday in the United States District

ginia and adjoining States. Among these are the following who hold claims in excess of \$100; Blackstone Lumber Manufacturing Company. Blackstone, \$120.11; G. M. Shuman,

Used Stovelifter.

Estell Hill, colored, charged with "crowning" Frank Fergusson with a stovelifter, was fined 550 and costs yesterday morning by Justice Crutchfield in Police Court.

Negro Who Rented Room in

Yard Arrested After Police

Investigated Fire.

morning, was arrested yesterday after-noon by Bicycle Officer W. J. Botto on the charge of setting fire to the

On his release yesterday morning he found that his room had been rented

to another negro during his sojourn in jail, and he immediately became enraged. In the afternoon, servants dis-

covered fire in a bedroom on the sec-ond floor rear and a still alarm was turned in. Engine Company No. 5 re-

sponded, and after extinguishing the blaze without difficulty, fremen found that the flames had originated in a

bed mattress in the room.

While the firemen were still working over the small blaze, smoke was

seen pouring from an adjoining room.
Quick use of chemicals smothered the
second blaze, and investigating showed
that this fire had also started in a bed
mattress. Chief Joynes was notified

of the suspicious creamstance, and after viewing the situation, put the police on the case. Investigating by Officer Botto resulted in the arrest of

Qualifications in Chancery.

Robert S. Gray qualified yesterday in

the Chancery Court as executor of the will of Edward Gray. The estate is

J. D. Reynolds qualified as executor of Camilla Reynolds. The estate is valued at \$3,100.

Measles Record.

Sixty-six cases of measles were re-ported to the Health Department yes-terday, a smaller number than on any previous day for some time. There were no additional deaths, the number remeining at thirteen since the epi-

mattress. Chief Joynes was not of the suspicious circumstances,

the erstwhile negro lodger.

# THOUSANDS GOING HOTEL MAN FILES TO INAUGURATION

Thirty Special Trains Will Leave Charles T. Ripberger, of Black-Richmond-Great Display

Richmond people in great numbers are planning to attend the inauguration of President Wilson, according to the estimates of railway officials, who prepared to handle a record-break-

'If only the weather is fair I am confident that we will carry between eight and ten thousand persons from Richmond alone," said Walter M. Taylor, The petitioner is a merchant and tien which are listed liabilities amounting to \$15,212.

The petitioner is a merchant and tien which are listed liabilities amounting to \$15,212. traveling passenger agent of the Rich-mond, Fredericksburg and Potomac

ten thousand persons from Richard alone," said Walter M. Taylor, veling passenger agent of the Richard, Fredericksburg and Potomac Iroad, yesterday.

Thirty special trains from all over South will pass through Richmond the 3d and early on the 2d. There I be a special train from Richmond o'clock on the morning of the 4th. 4:15 P. M. on the 4th, a special train the Richmond Blues will be run, at 7:45 a special for the First Reg. Railroad, yesterday.
"Thirty special trains from all over the South will pass through Richmond on the 3d and early on the 2d. There will be a special train from Richmond nd at 7:45 a special for the First Reg-ment of Virginia Infantry. Both of of Virginia Infantry. Both of trains will carry extra coaches

augural parade this year will be the greatest military display in years. The Seventeenth United States Infantry

While nearly every one is going to Washington on the 4th, or sconer, one very conspicuous party will be leaving on that day, namely, former President Taft. The Taft party will leave Washington on a special train over the Richmond. Frederick shure, and Pote. Richmond, Fredericksburg and Potomac Railroad at 3:45 P. M. on Tuesday, and will pass through Richmond at 5:25 o'clock.

#### "HIGHWAYMEN" FREED

Supposed Hold-Up Shown to Have Been

Merely a Street Fight.
Three alleged highwaymen, once sent on to the grand jury, and then granted a retrial, were dismissed yesterday morning in Police Court, when they faced Justice Crutchfield for the second time. The men were James Burke, John Blooff and Julian Wood, who were charged with attempting to hold up John Schmidt on the night of February 17, to rob him of \$22, which February 17, to rob him of \$22, which he had on his person. The testimony of Richard Sales, a watchman at the city stables, who saw the affair, required in the dismissal of the charges. Schmidt, who is a driver for the city, had the three men arrested on the charge of highway robbery, and on his testimony they were sent from the Police Court to the grand jury. Later, however, Walter Hutchinson, an employe of the City Water Department, went to Commonwealth's Attorney Folkes with the assertion that he had seen the alleged hold-up, and that it seen the alleged hold-up, and that it had been nothing more than an ordi-nary free-for-all fight. The case was immediately reopened. Yesterday, in court, it developed that the four were on a pleasure party, became embroiled cornered fight. When Sergeant Sherry arrived on the scene and grabbed Schmidt and Wood, Schmidt trumped up th highwayman story, it is said, to shield himself from arrest.

Held for Herse Theft.

Robert Nutshote Isadore Oppenhimer, allas Isase Rubin, and Sam Oppenhimer, were arraigned in Police Court vesterday morning on the charge of stealing a horse and burgy, valued at 1975, from R. A. Pruett Nutshote and Sam Oppenhimer were dismissed, while Isadore was sent on to the grand dury.



Fivery wage-sarner should en feavor to own his home. Our plan for lending money will show ou how to do it.

NITED STATES DEPOSITORY IR POSTAL SAVINGS FUNDS

# RICHMOND WINS OVER CINCINNATI

Convention of School Superintendents.

Association of Educators Will Litigation Sought to Recover on Says Drug Clerk Had No Right Attract Leading School Men From Many States.

Chicago all figured in the race, with this city the popular favorite from the beginning. The field narrowed to Cincinnati and Richmond, the latter winning out on

second ballot.

delegation of twenty-eight from this State was present at the final validity of the claim. A decree to session yesterday afternoon to press this effect was entered at Salisbury the claim of Virginia's capital city. on April 2, 1912. From this decree Business Manager Dabney, of the Chamber of Commerce, made a speech, presenting the formal invitation on behalf of the City Council, Mayor Ainslie, Governor Mann, the several ommercial organizations of the city and the State Department of Public Instruction. He was followed by Principal J. H. Saunders, of the William F. Fox School, who spoke for the City Board of Education.

The association closed a four-days' convention yesterday, with an average attendance of 2,000 delegates, drawn rom every State in the Union. Richmond delegation included, besides Mr. Saunders and Mr. Dabney, Super-Mr. Saunders and Mr. Dabney, Super-intendent J. A. C. Chandler, of the City Schools; Assistant Superintend-ent A. H. Hill, State Superintendent of Public Instruction R. C. Stearnes and former Superintendent of Public In-struction J. D. Eggleston. Will Fix Time Later.

Will Fix Time Later.

No date was fixed yesterday for the Richmond meeting. The time of holding the convention will be decided by the executive committee of the organization at a later meeting. It is probable, however, that the superintendents will meet in this city about this time next year.

The success of the Richmond deleion is particularly gratifying to icators in this city and in the State campaign to lift Virginia from the low standing it becap, the States of the Union in point of popular education. To this end every is courted which will bring agency is courted which will bring to the State's educational machinery suggestions for improvement, Between 1,000 and 1,500 c

yesterday in the United States District Court by Charles T. Ripberger, of Blackstone, Nottoway County. The as-courts are stated to be \$20,579, against of the most prominent educators of the Country. The daily addresses and tendents draws membership from all lectures at the Philadelphia convention, which came to an end yesterday, attracted thousands of persons interested in school work.

Eleven Conventions Booked.

In line with the general idea of pub-lic betterment represented by the conand of the Playground and Recreation Association of the United States. Each these bodies will bring to Richmond

experts of national reputation.

Eleven conventions of a national or

Verdict for Defendant in Suit of Elnora

Verdict for Defendant in Suit of Elnora

In Raynes.

In the case of Elnora L. Barnes against the Virginia Railway and Power Company, which has been on trial for the past two days in the City Circuit Court, verdict and judgment were entered yesterday for the defendant. The action was brought through Attorney John A. Lamb for damages in the sum of \$5,000. The plaintiff claimed that on June 26 last, as she was alighting from a street car at Robinson and Beverly Streets, the car started forward, throwing her to the ground. After hearing the evidence the jury was of the opinion that the street car company was not liable.

#### ALDERMEN MEET TO-NIGHT

oint Session Also Called to Elect School Trustees. Both branches of the City Council

Both branches of the City Council are called to meet to-night at 8 o'clock in joint session to elect three school trustees, the terms of Roland H. Childrey, Dr. C. R. Robins and W. J. Kimbrough expiring April 1. There is no announced opposition.

The Board of Aldermen is called to meet at 8:30 o'clock to pass on the annual appropriation ordinance, which has been adopted by the Common Council as it came from the Committee on Finance. It is expected that the paper Finance. It is expected that the paper will be concurred in. No objection has been raised to any of the items included in the budget, though there has been some criticism of its failure to include

# CHARLOTTE BANK HELD NOT LIABLE

The Times Bispatch

Beats Ohio City in Race for 1914 Court of Appeals Relieves It From Payment of \$27,500

TO BRING 1,500 DELEGATES CHARGED WITH LAND FRAUD DR HORSLEY DEFENDS HIM

Transaction Concluded Forty Years Ago.

Richmond was selected in Philadel-phila yesterday by the Department of Superintendents of the National Edu-cational Association, as the convention

The First National Bank of Char-lotte, N. C., in an opinion by Judge Dayton, of the United States Circuit Court of Appeals yesterday, is re-Court of Appeals yesterday, is relieved from the payment of \$27,500,
the amount of a claim brought against
it in the District Court at Salisbury,
N. C., by Lewis B. Froneberger, of
Knoxville, Tenn.

In its decision yesterday the Circuit Court of Appeals affirms the verdict of the trial court, denying the
validity of the claim. A decree to
this effect was entered at Salisbury

on April 2, 1912. From this decree Froneberger appealed to the Circuit

Court, assigning numerous errors.

The litigation thus closed was remarkable, in that it sought to recover fraudulently acquired at the expense in Tennessee prior to Octobe 14, 1869. The action was brought to recover on a transaction that took place more than forty years ago.

the bank secured judgment for a claim of \$4,500, which it held against the firm, and forced the sale of the Shelby property at public auction. The property was bid in and bought

by the bank for \$12,500.

In 1877, A. J. Crews, a large creditor of the Fronebergers, satisfied that the property brought only a fraction of what it was worth, issued another execution, and had the property resold for the benefit of the creditors. At this sale he was the highest bidder. The claims of the rival owners were brought to the State courts for adjustment, with the result that a court of competent jurisdiction in North Carolina returned certain findwere brought to the State courts for adjustment, with the result that a court of competent jurisdiction in North Carolina returned certain findings against the Charlotte bank—among others, that the property, at the time is was bought in by the bank for \$12,500, was actually worth \$40,000, and that the bank fraudulently suppressed bidding at the first sale in order to secure the property at its in order to secure the property at its own price.

years, until December 2, 1911, when Lewis B. Froneberger appeared in the District Court at Salisbury, holding unsatisfied claims against the Frone-bergers in the amount of \$35,000. He filed a petition charging that the First National Bank of Charlotte, by reason of its alleged fraudulent conduct in of its alleged fraudulent conduct in obtaining the property, became, and is, a trustee for the creditors, and is, therefore, liable to them for \$27,500—the difference between the \$12,500 which it paid for the property, and the \$40,000, which the courts have declared it was worth at the time of declared it was worth at the time of

a decree by Judge Boyd on April 2, 1312, sustained a demurrer by the Charlotte bank denying the validity of the claim—chiefly on the ground that Froneberger represented creditions.

d for tors whose claims have long since
With been outlawed by the statute of limi-

Seventeenth United States Infantry from Port McPherson, Atlanta, is sending a thousand men, who will pass through Richmond; as will also the Citadel Cadets from Charleston, S. C., the Georgia Military Academy Cadets and detachments from many other while nearly every one is going to Used Steveliffer.

\*\*Eacl estate on Main Street, Black stone, Adlanta, is sending a thousand men, who will pass through Richmond; as will also the citadel Cadets from Charleston, S. C., the Georgia Military Academy Cadets and detachments from many other while nearly every one is going to Judge Dayton, "between the practice of hidding only for the city has consistently adhered to the practice of hidding only for the case where one secures a suppression of bidding for one and one-half grains of bichlomits from many other the purchaser has stifled bidding are the purchaser has stifled bidding are of murder.

\*\*Company NOT LIABLE\*\*

\*\*Company NoT LIABLE\*\*

\*\*Company NoT LIABLE\*\*

\*\*The case was continued in extending to Judge Dayton, "between the cases where one secures a suppression of bidding only to be of service in the handling of the property, and one bidding for one and one-half grains of bichlomits from many other the purchaser has stifled bidding are only void, but only voidable,"

\*\*Company NoT LIABLE\*\*

\*\*Company NoT LIABLE\*\*

\*\*The case was continued in cases where one secures a suppression of bidding only to according to Judge Dayton, "between the cases where one secures a suppression of bidding only to according to Judge Dayton, "between the cases where one secures a suppression of bidding only to according to Judge Dayton, "between the cases where one secures a suppression of bidding only to according to Judge Dayton, "between the case where one secures a suppression of bidding only to according to Judge Dayton, "between the case was continued in the city has consistently according to Judge Dayton, "between the case was continued in the city has consistently according to Judge Dayton, "between the case of the case was conti

bank secured the property was fraudu-lent it is set fourh lent, it is set forth, the claimant is barred by the statute of limitations, which makes mandatory the beginning of action within the three years from the time the fraud is discovered or by reasonable diligence could be discovered. The Crews trial in 1877 is held to be proof of the fact that the fraud had been discovered at that

If, as the appellant claims, construc-tive trust could be established, the

Dayton, is still unassallable.

"It is to be remembered," says the judge on this coint, "that contrary to cases of direct trust, the general statute of limitations are ordinarily held to be applicable."

Fined for Resisting Arrest.

Annie Wilson, colored, charged with resisting Officer Traylor in the discharge of his duty, was fined \$25 and costs and required to post \$190 bend for ninety days when arraigned yesterday morning in Police Court.

To Lecture on "China."

To-night at 5:15 in the Sunday-school room of Monumental Church Dr. Morris will give a lecture on "China." illustrated by stereopticon views. This is the fourth of the series of free missionary lectures to be given on the Friday nights during Lent. The public is invited.

Sent to Grand Jury.

Benjamin Braxton. colored. charged with entering the house of T. R. Mills, \$11 St. Paul Street, and stealing \$50 worth of clothing, was held for the grand jury when arraigned yesterday morning in Police Court.

#### Write Your Name

PLAINLY in sending for the Parcel Post Rates, as we receive every day a number of requests which we cannot fulfill as the names are either illegible or are omitted altogether. It embarrasses us when we do not know the

That is one of the few requirements we have to make in serving ANYBODY, ANYWHERE, ANYWAY. If YOU want the Parcel Post Rates, or any details of

personal and commercial banking, or wish to deal with a strong national bank through the mail, or desire information as to Safe Deposit Boxes, or any question which concerns banking directly or indirectly, send YOUR name and address with the request to the

#### American National Bank

of Richmond, Virginia,

Ask for booklet "How to Bank."

PHYSICIANS PUT NO BLAME ON GEE

Academy of Medicine and Surgery Gets Affidavits to Show He Is Careful.

to Alter Dose Prescribed for LeMasurier Boy.

To rebut insinuations of careless nection with the fatal prescription for Masurier, Dr. J. Shelton Horsley, president of the Richmond Academy of Medicine and Surgery, has joined with uously deny that the term mild chlo-ride of mercury was employed. The affidavit of George T. Hogg, of 500 East Marshall Street, reads:

"This is to certify that I have dis-pensed hundreds of Dr. E. W. Gee's Claims Bank Committed Fraud.

From the record it appears that the during the last ten years. I have never known Dr. Gee to use the term never known Dr. Gee to use the uses

The affidavit of T. N. Curd, another prescription druggist, is couched in still more convincing language:
"This is to certify that during the

we price.

The case rested more than thirty eral thousand of Dr. E. W. Gee's prescriptions, and have taken several hundred over the telephone for calomel and saccharated pepsin, and in no single instance have I known him He to use the term mild chloride of mer-first cury when ordering calomel over the ason telephone. In my opinion, Dr. Goe is it in one of the most careful prescription

Dr. Horsley and other members of the Academy of Medicine and Surger have resented what they call McCreary's effort to saddle part of blame for his fatal error upon blaine for his fatal error upon the shoulders of Dr. Gee. In an open letter to the public, Dr. Horsley severely calls McCrcary to task for altering the prescription without communicating with Dr. Gee. If the clerk fell the prescription has been seen as a list of suffrage, that the prescription has been seen all the prescription because of the prescription has been seen all the special attention, being noted to its that the prescription he was filling was dangerous, Dr. Horsley said, then he should have either refused to compound it or should have consulted Dr. Gee at once. Every reputable prescription as McCreary filled vantages for themselve

Council and City Committee May Join in Reception to Chicago Democrats.

Suitable entertainment of the Cook County Democratic Club of Chicago, which goes to the mauguration in Washington next week as the escort to Mayor Carter Harrison, and which will visit Richmond on the following day, was discussed before the Council Committee on Advertising and Enter-prises last night, J. A. Ladd, of the Committee on Advertising and Enter-prises last night. J. A. Ladd, of the City Democratic Committee, was pres-ent, representing a committee of that organization, but presented no definite plan for the form of entertainment to be extended. Inasmuch as the club is made up of some of the most promi-sent men in Chicago, and is the except nent men in Chicago, and is the escort to Mayor Harrson of that cky, members of the committee were unanimous in their opinion that some form of hospitality should be extended on the occasion of their visit to Richmond. Lack of information as to the schedule to be followed made it impossible to say whether a banquet, buffet luncheon, or other form of reception would be most suitable, and after considerable debate the committee ad-journed without taking action, to be called by President Peters whenever the City Democratic Committee has mapped out definite plans for the entertainment of the visiting Democrats.
While all were in sympathy with the

plan, doubt was expressed as to the legality of the use of the fund set apart for advertising the resources of the city for the purpose of entertain-ing political organizations, however distinguished, and Chairman Peters was authorized to consult the City Attorney in advance of a further called meeting, which probably not been held until the budget has been adopted, and the funds for advertising are at the final disposition of this committee. letter was received from Mayor

Ainslie who was named by the resolu-tion creating this committee as an ex-officio member, stating that since it had been held that he could not be counted in making a quorum, and had no power to vote, the committee being a standing committee of the City Coun-cil, his further attendance at the meetings might prove a source of embarrassment

# Suits and Overcoats Worth up to \$30 Reduced to \$14.75

It's a saving of many dollars and the opportunity to select from a stock that is universally acknowledged to be the best. All sizes for all shapes.

GANS-RADY COMPANY

# SHORTER HOURS FOR POSTAL MEN

Riley Eight-Hour Law in Effect Executive Order Makes Furt Next Week-Changes Schedules in Post-Office.

Beginning next Tuesday, the entire orce of the central post-office will be put on a revised schedule of working hours in conformity with the Riley eight-hour law passed by Congress last summer, which forbids the compulsory working of any United States post-office employe more than eight hours in twenty-four, and provides further that these eight hours ward that the local office will be recomplished.

shall fall within a ten-hour period.

The rearrangement which this law will make necessary, said Acting Postmaster Southward, will cause a complete recasting of schedules which have been in force for years. While the local office has for a long time foldelivery stamp that is sold for the local office has for a long time foldelivery stamp that is sold for the specific delivery st

regular force. These are John D. Hammer, Leslie G. Apperson, Howard Gouger and Irving T. Anderson. The men were employed since January 1, temporarily, in the parcel post division. Beginning next Tuesday they become permanently enrolled as part of the force of the local post-office, and take up duties in other departments. Their places in the parcel post division will be filled by recruits from the waiting list.

The new law will materially shorten the hours of post-office workers, throughout the United States. The

the hours of post-office workers, throughout the United States. The change in the Richmond office will be less marked, because of the liberal employment practice which has been fell. change in the United States. The make to change in the Richmond office will be less marked, because of the liberal employment practice which has been followed in the local post-office for years.

# **EDUCATED WOMEN**

Dr. Freeman Believes It Would Balance Electorate-Gives History of Movement.

He called attention to the fact that

qualifications for voting have always been fixed by the town or borough, rather than by the nominal governing authority—never by the King.

Mrs. Stephen Putney, formerly of Richmond, and now of Wytheville, told of the success of the Wytheville. league, which was formed last Octo-ber with fifty members. She also spoke of the progress of the move for equal suffrage.

Arrested for Theft.

J. L. Valentine and John W. Tenkelley, two white men, were arrested last night on warrants charging them with having broken into a warehouse of the Chesapeake and Ohio Railway and having stolen a valuable quantity of copper wire. They will be arraigned in Police Court this morning.

Judge Carson in Richmond.

Judge A. C. Carson, of the Supreme Court
in the Philippines, is a guest of the Jefferson Hotel. He is a Virginian by birth and
is here on a visit.

CHURCH LUNCHEON. Lunch with the ladies of the First Baptist Church to-day, 217 North Fift Street, or 615 East Main Street. Only 25 Cents

Just a dog, and not much of a one at that, but still you were attached to him, and would like to get him back.

Perhaps some one has taken him out of kindness and is looking for his owner.

The best and quickest way to get him back is to advertise under "Lost and Found."

BOOKING LISTS ARE NOW OPEN FOR

# Around the World Cruise"

of the S. S. "Cleveland" THROUGH THE PANAMA CANAL, January 27, 1914. We have yet a few available rooms on the West Indies Cruises, March 27th and 29th.

Richmond Transfer Company 112 N.91 - 051 800 East Main Street,

Richmond, Va.

# PARCELS NOW BY SPECIAL DELIVER

Improvement in New Mail

provides further that these eight hours ward that the local office will shall fall within a ten-hour period.

lowed what was in effect an eight-hour rule, it reserved the right to distribute the working day so as to afford the best service with the fewest number of men.

To take care of the changes which will follow the application of the Riley law, four new men have been added to the regular force. These are John D. Hamner, Leslie G. Apperson, Howard Goungle of the same for all parcels, regardless of weight of the same for all parcels, regardless of weight of the same for all parcels, regardless of weight of the same for all parcels, regardless of weight of the same for all parcels.

Rev. J. J. Wicker Acquitted.
Rev. John J. Wicker, pastor of Leight Street Baptist Church, was tried yesterday in the Hustings Court on the charge of speeding his automobile and was acquitted by the jury. The case came up on appeal from the Police Court and had been many times continued.

#### Paragraph Pulpit

The purpose of the Paragraph Pulpit is not to antagonize other Christian denominations. Nor is its purpose to disturb those who find comfort and help in the traditional beliefs. Its mission grows out of the fact that Unitarianism is unknown to a majority in this section, and, more than this, it is often misrepresented and maligned. Many people who sing and love the hymn, "Nearer, My God, to Thee," will be surprised to know the writer was a Unitarian. This would result not because there is anything surprising in the fact, but because many have been told, and have believed, Unitarians are atheists.—Unitarian Publicity Committee. (Advertisement.)

# Richmond Corrugated Paper Company

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G. M. Co.'s "Pearl" Roofing Tin It is the best at the price.

Gordon Metal Co. RICHMOND, VA.

### McGraw-Yarbrough Co. Inc., Wholesale Plumbers Supplies

122 South Eighth Street. Phone Mad. 929. Office Phone Mon. 929.

### We Guarantee Your Shirts and Collars

Will last longer, look better and will not crack or split if done by the Royal Laundry "Eureka" Process,

#### The Royal Laundry M. B. Florsheim, Proprietor.

Phone Monroe 1958 or 1959. 311 N. Seventh Street.